

1 **THE URBAN LAW FIRM**

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15 *Counsel for Plaintiff Ashley Cameron*

16 **UNITED STATES DISTRICT COURT**

17 **DISTRICT OF NEVADA**

18 ASHLEY CAMERON f/ka/ OSHRAT)
19 (ASHLEY) ELIMELECH, an individual,)
20 d/b/a BPA FINANCIALS,) Case No.: 2:20-cv-00582-KJD-BNW
21 Plaintiff,)
22 vs.)
23 ZAMA & ZAMA, INC., a Nevada)
24 corporation, d/b/a Karma and Luck,)
25 Defendant.)
26)
27)
28)

29 IT IS HEREBY stipulated by and between Plaintiff, ASHLEY CAMERON f/ka/ OSHRAT
30 (ASHLEY) ELIMELECH, an individual, d/b/a BPA FINANCIALS; et al. ("Plaintiff"), and Defendant,
31 ZAMA & ZAMA, INC., a Nevada corporation, d/b/a Karma and Luck ("Defendant"), through their
32 undersigned attorneys that Defendant agrees to permit Plaintiff an additional fourteen days in which to
33 file response to Defendant's Motion to Dismiss Amended Complaint.

34 Plaintiff's counsel had an attorney their firm diagnosed with COVID-19 and who has been out
35 four weeks. Additional time is needed for Plaintiff's counsel to prepare the response to Defendant's
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1 Motion to Dismiss Amended Complaint. The Response currently due on August 6, 2020 would be due on
2 August 20, 2020. This stipulation is entered into in good faith and not for the reason of delaying these
3 proceedings.

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5 Dated this 4th day of August, 2020.

THE URBAN LAW FIRM

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7 /s/ Nathan R. Ring
8 Nathan R. Ring, Nevada State Bar No. 12078
9 *Counsel for Plaintiff*

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11 Dated this 4th day of August, 2020.

ANDERSEN LAW FIRM, LTD.

12 /s/ Ryan Andersen
13 Ryan Andersen, Nevada State Bar No. 12321
14 *Counsel for Plaintiff*

15

16 Dated this 4th day of August, 2020.

HOWARD & HOWARD

17 /s/ Robert Rosenthal
18 Robert Rosenthal, Nevada State Bar No. 6476
19 Cami Perkins, Nevada State Bar No. 9149
20 *Counsel for Defendant*

21 IT IS SO ORDERED.

22 Dated: 8/6/2020

23 
24 United States District Judge

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